



Docket No.: 95-462

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : **EXPEDITED PROCEDURE UNDER**
: **37 CFR §1.116**
DENBAR et al. :
:
Serial No.: 09/800,476 : Group Art Unit: 2662
:
Filed: March 8, 2001 : Examiner: SEFCHECK, Gregory B

OK to enter For: APPLICATION SERVER HAVING ASYNCHRONOUS EVENT MANAGER
GBS CONFIGURED FOR TERMINATING MESSAGING OPERATIONS AND ROLLING
12/20/07 BACK PRESCRIBED DATA STRUCTURES

RESPONSE AFTER FINAL

MAILSTOP AF

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

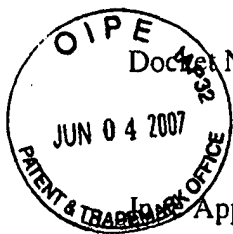
In response to the Final Official Action mailed February 2, 2006, Applicant hereby submits the following remarks.

Reconsideration and allowance of the above-reference application are respectfully requested. Claims 1-3, 5-22, 24-37, and 39-49 are pending in the application.

Claims 1, 2, 10-12, 16, 20, 21, 29-31, 35, 36, 44, 45 and 49 standard rejected under 35 USC 103 in view of Gibson. This rejection is respectfully traversed.

The rejection fails to demonstrate that Gibson actually teaches the claimed features asserted by the Examiner to be disclosed by Gibson. As described below, the rejection fails to identify: (1) the claimed termination of an "instance of an application process *configured for executing a prescribed sequence of messaging operations* for a first type of incoming message", or (2)

Response After Final filed Monday, April 3, 2006
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In Application of

**EXPEDITED PROCEDURE UNDER
37 CFR §1.116**

DENBAR et al.

Serial No.: 09/800,476

Group Art Unit: 2616

Filed: March 8, 2001

Examiner: SEFCHECK, Gregory B

For: APPLICATION SERVER HAVING ASYNCHRONOUS EVENT MANAGER
CONFIGURED FOR TERMINATING MESSAGING OPERATIONS AND ROLLING
BACK PRESCRIBED DATA STRUCTURES

RESPONSE AFTER FINAL UNDER 37 CFR 1.116

MAIL STOP: AF

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

In response to the Final Official Action mailed April 3, 2007, Applicant submits the following remarks.

Reconsideration and allowance of the above-referenced application are respectfully requested. Claims 1-3, 5-22, 24-29, 35-37, and 39-41, and 43-53 are unchanged and remain pending in the application.

Claims 1, 2, 6-12, 15, 16, 18, 20, 21, 25-31, 34-36, 40-47 and 49 were rejected under 35 USC 103 in view of U.S. Patent No. 5,544,234 to Terajima et al. and U.S. Patent Publication 2003/0095542 A1 by Chang. This rejection is respectfully traversed, because the rejection fails to establish a *prima facie* case of obviousness. In particular, the rejection fails to demonstrate that "there was an apparent reason to combine the known elements *in the fashion claimed* by the

Response after Final under 37 CFR 1.116 filed June 4, 2007
Appln. No. 09/800,476
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